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DATE MAILEDBOR

SERIAL NUMBER	FILING DATE	FIRST NAM	ED APPLICANT	· · · · · · · · · · · · · · · · · · ·	ATTORNEY DOCKET NO
07/449,	942 12/29/	789 RANCUX		C.	AMINER
YOUNG &	THOMPSON			RETCHLE ART UNIT	PAPER NUMBER
	TH 23RD STRE	EET	Ī		14

12/18/91

NOTICE OF ALLOWABILITY

ARLINGTON, VA 22202

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PART I.	1. This communication is responsive to Supplemental to notice of 8-6-91	
2. 📙	All the claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not incl herewith (or previously mailed), a Notice Of Allowance And Issue Fee Due or other appropriate communication will be sent in course.	
3. 🗆	The allowed claims are	
4. 🗆	The drawings filed on are acceptable.	
5. DX	CAcknowledgment Is made of the claim for priority under 35 U.S.C. 119. The certified copy has been received. [_] not received. [_] been filled in parent application Serial No	been
6. 🗆	Note the attached Examiner's Amendment.	
7. 🗆	Note the attached Examiner Interview Summary Record, PTOL-413.	
á. 🗀	Note the attached Examiner's Statement of Reasons for Allowance.	
9. 🗆	Note the attached NOTICE OF REFERENCES CITED, PTO-892.	
10. 🗆	Note the attached INFORMATION DISCLOSURE CITATION, PTO-1449.	
ROM	II. DRTENED STATUTORY PERIOD FOR RESPONSE to comply with the requirements noted below is set to EXPIRE THREE MON THE "DATE MAILED" Indicated on this form. Failure to timely comply will result in the ABANDONMENT of this applications of time may be obtained under the provisions of 37 CFR 1.136(a).	
	Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL APPLICATION, PTO-152, which discloses that the or declaration is deficient. A SUBSTITUTE OATH OR DECLARATION IS REQUIRED.	oath
	APPLICANT MUST MAKE THE DRAWING CHANGES INDICATED BELOW IN THE MANNER SET FORTH ON THE REVERSE OF THIS PAPER.	SIDE
	□ Drawing informalities are indicated on the NOTICE RE PATENT DRAWINGS, PTO-948, attached hereto or to Paper CORRECTION IS REQUIRED.	
b. [☐ The proposed drawing correction filed on has been approved by the examiner. CORRECTIC REQUIRED.	N IS
c. [☐ Approved drawing corrections are described by the examiner in the attached EXAMINER'S AMENDMENT. CORRECTION REQUIRED.	N IS
d. [☐ Formal drawings are now REQUIRED.	
	ssponse to this letter should include in the upper right hand corner, the following information from the NOTICE OF ALLOW/ SSUE FEE DUE: ISSUE BATCH NUMBER, DATE OF THE NOTICE OF ALLOWANCE, AND SERIAL NUMBER.	NCE
Attachm	ments:	
_ Exam	miner's Amendment Notice of Informal Application, PTO-152	
	niner Interview Summary Record, PTOL- 413 Notice re Patent Drawings, PTO-948	
	sons for Allowance Listing of Bonded Draftsmen	
	ce of References Cited, PTO-892 Other mation Disclosure Citation, PTO-1449	

RANDALL L. GREEN SPE ART UNIT 338

Serial No. 07449942 Art Unit 336

An extension of time under 37 C.F.R. 5 1.135(a) is required in order to make an Examiner's Amendment (More places this application in condition for allowance. D. (Mog a telephone conversation conducted on July 31, 1991 (P. Bert J. Patch requested an extension of time for 1 month(a) and authorized the Commissioner to charge Deposit Account No. 35-0130 the required fee of \$ 62 for this extension and authorized the following Examiner's Amendment. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 C.F.R. \$ 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the Issue Fee.

In Claim 28 (Patent Claim 1),

line 17: after "container", insert --without removal of the container-;

line 19: after "cavity", insert -- without removal of the at least one fertilized ovocyte from the uterine cavity between

fertilization and transfer--.

In Claim 30 (Patent Claim 3).

line 5: delete "comprising" and insert -- peoplises -- .

In Claim 33 (Patent Claim 7).

line 1: before "comprising", insert --further --.

In Claim 35 (Patent Claim 8)

line 3: delete "introduction...out" and insert --container is

lodged in the uterine cavity-

In_Claim 64(Patent Claim 9),

line 3: after "mammal", insert --and--;

line 5: before "for", insect - while int. slaced into and lodged

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in the uterine cavity of the mammal -:

line 8: after "container", insert --means (1600) (emoval thereof from the uterine cavity--:

line 10: after "cavity", insert - without emoval thereof from

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the uterine cavity between fertilization and transfer--

In Claim 37 (Patent Claim 10).

line 3: after "container", insert --means--.

In Claim 38 (Patent Claim 11)

line 3: delete "portion...container" and issert --means defining a portion of the container means--;

line 6: after "the", insert --at least on---

In Claim 39 (Patent Claim 12).

line 2: delete "portion".

In Claim 40 (Patent Claim 13),

line 2: delete "portion" (first occurrence)

line 3: after "er", insert --means--.

In Claim 41 (Patent Claim 16),

line 2: after "container", insert --means--,

line 3: delete "portion".

In Claims 44 and 45 (Patent Claims 14 and 15),

Art Unit 338

line 2: delete "portion".

In Claim 46 (Patent Claim 13)

line 3: after "container", insert --means .

In Claim 47 (Patent Claim 20),

line 2: After "container", insert --means--;

line 3: delete "fertilized ovocytes" and jusert --at least one fertilized ovocyte--.

In Claim 48 (Patent Claim 21),

line 3: delete "container" and insert --the container means--.

In Claim 49 (Patent Claim 32).

line 2: after "container", insert --means

In Claim 50 (Patent Claim 30),

lines 2-3: delete "adapted...introduced" And lasert --sized for introduction--;

line 4: after "cavity", insert in and for accommodating culture medium, at least one ovocyte and spermatozom of the mammal while lodged in the uterine cavity for a time sufficient to allow for fertilization of the at least one ovocyte therein in

line 9:delete "an exit area" and insert -- and means--;

line 1: after "cavity", delete ",said tube...to" and insert --

for defining an exit area to allow access to the uterine cavity without removing the tube means from the oterine cavity and

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enabling transfer of the at least one fertilized evocyte from the tube means into the uterine cavity without special thereof from the uterine cavity between fertilization and transfer.

line 12: delete "accommodate...spermato-":

line 13: delete "zoa...therein";

line 14: after "expel", insert -- the at least one--;

line 15: delete "ovocytes" and insert --ovocyte--.

In Claim 55 (Patent Claim 23),

line 2: delete "is...expand" and insert --- spands--.

In Claim 56 (Patent Claim 29).

line 5: before "second", insert --and--.

In Claim 63 (Patent Claim 36),

line 3: after "piston", insert --means--.

Claim 36 has been cancelled.

Claims 28-35 and 37-64 are allowed.

RANDALL L. GREEN SPE ART UNIT 338

KMR

July 18, 1991